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8	Merrick B. Garland
9	UNITED STATES DISTRICT COURT
10	NORTHERN DISTRICT OF CALIFORNIA
11	SAN FRANCISCO DIVISION
12	BRAD D. BRINSON, an individual, Case No. 3:22-CV-09076-JSC
13	Plaintiff,) JOINT STIPULATION AND [PROPOSED]
14	ORDER REGARDING CASE MANAGEMENT v. CONFERENCE
15	MERRICK B. GARLAND, et al.,
16	Defendants.
17	
18	
19	Pursuant to Civil Local Rules 6-2(a) and 7-12, and subject to the Court's approval, the Plaintiff
20	and Defendants (collectively, the "Parties") jointly request to modify the date for the Initial Case
21	Management Conference, currently set for July 27, 2023, to Thursday, October 26, 2023.
22	The Parties request to modify the date of the Initial Case Management Conference to
23	accommodate upcoming parental leave for Defendant Garland's counsel. The Parties have met and
24	conferred, and Plaintiff is presently considering whether he will amend his constitutional claims per the
25	Court's July 7, 2023 Order (Dkt. 36). The Parties will submit a proposed stipulation for the Court's
26	consideration with a date for Plaintiff's amendment (if necessary), and a date for Defendants' responses
27	(or, if there is no amendment, a date for Defendants' answers), prior to the Initial Case Management
28	Conference.
	JOINT STIPULATION TO CONTINUE DATE OF CMC NO. 3:22-CV-09076-JSC 1

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1	The Destination of the selection of the Alexander Letter Company of Configuration Letter
1	The Parties respectfully submit that holding the Initial Case Management Conference when lead
2	counsel for all parties are available will conserve the resources of the parties and the Court, and promote
3	the speedy resolution of this matter. This is the second joint request by all the parties to modify the date
4	of a Case Management Conference in this case (see Dkt. 29), ¹ and this request will not impact any
5	deadlines other than those addressed herein.
6	
7	DATED: July 13, 2023 Respectfully submitted,
8	ISMAIL J. RAMSEY
9	United States Attorney
10	/s/ Michael A. Keough MICHAEL A. KEOUGH
11	Assistant United States Attorney
12	Attorneys for Defendant Merrick Garland
13	/s/ Jerry T. Yen*
14	JERRÝ T. YEN Deputy Attorney General
15	Attorney for Defendant Rob Bonta
16	/s/ Matthew D. Cubeiro*
17	MATTHEW D. CUBEIRO
18	Attorney for Plaintiff
19	
20	* In compliance with Civil Local Rule 5-1(h)(3), the filer of this document attests under penalty of perjury that all signatories have concurred in the filing of this document.
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27	
28	¹ There was an initial request by Plaintiff and Defendant Bonta to continue the Case Management Conference until after the deadline for Defendant Garland to respond to the Complaint. Dkt. 19.

JOINT STIPULATION TO CONTINUE DATE OF CMC NO. 3:22-CV-09076-JSC

[PROPOSED] ORDER PURSUANT TO STIPULATION, IT IS SO ORDERED. The Initial Case Management Conference currently scheduled for July 27, 2023 is reset to Thursday, October 26, 2023. DATE: THE HONORABLE JACUELINE SCOTT CORLEY United States District Judge